UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	
ALEXANDER MIRVIS, BETTY BUTLER and LAINIE FROEHLICH, individually and on behalf of others similarly situated,	Docket No.: 21 Civ. 2210 (KAM)(RLM)
Plaintiffs,	
-against-	
BERKSHIRE HATHAWAY, INC. and GOVERNMENT EMPLOYEES INSURANCE COMPANY (a/k/a GEICO),	
Defendants.	
RAQUEL BRODY, individually and on behalf of all others similarly situated,	Docket No.: 21 Civ. 2481 (KAM)(RLM)
Plaintiffs,	
-against-	
BERKSHIRE HATHAWAY, INC. and GOVERNMENT EMPLOYEES INSURANCE COMPANY,	
Defendants.	
MICHAEL VISCARDI, individually and on behalf of others similarly situated,	Docket No.: 21 Civ. 2540 (KAM)(RLM)
Plaintiffs,	
-against-	
GOVERNMENT EMPLOYEES INSURANCE COMPANY d/b/a GEICO, GEICO CASUALTY COMPANY, and GEICO GENERAL INSURANCE COMPANY,	
Defendants.	
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STIPULATION RE: CONSOLIDATION OF ACTIONS

WHEREAS, on or about April 21, 2021, a putative class action complaint entitled *Mirvis*, et al. v. Berkshire Hathaway, Inc. and Government Employees Insurance Company (a/k/a GEICO), Case No. 1:21-cv-2210 (KAM)(RLM) ("Mirvis"), was filed and assigned to Hon. Judge Kiyo Matsumoto for all purposes;

WHEREAS, on or about May 4, 2021, a putative class action complaint entitled *Brody v*. Berkshire Hathaway, Inc., et al., Case No. 1:21-cv-2481 (KAM)(RLM) ("Brody") was filed in this Court;

WHEREAS, on or about May 6, 2021, a putative class complaint entitled *Viscardi v.* Government Employees Insurance Company, et. al., Case No. 1:21-cv-2540 (KAM)(RLM) ("Viscardi") was filed in this Court;

WHEREAS, following their initial assignments, *Brody* and *Viscardi* were designated as related actions to *Mirvis* and transferred to Hon. Judge Matsumoto for coordinated handling and possible consolidation with *Mirvis*, the first and earliest filed action relating to the alleged data security incident that is the subject of the above captioned lawsuits. (*Mirvis, Brody*, and *Viscardi* are collectively referred to as "The Actions");

WHEREAS, The Actions each purport to state claims arising from the same alleged data security breach incident in which fraudsters illegally obtained personal data from other sources to gain access to GEICO's online sales system between January 24, 2021 and March 1, 2021; and

WHEREAS, by Order dated October 15, 2021, the Court directed that the parties may stipulate to the consolidation of the Actions without the need for a formal motion to the Court.

NOW THEREFORE, the parties, by their undersigned counsel, stipulate and agree that upon the Court's signature below, the following shall constitute the Order of the Court:

- 1) Consolidation of The Actions is warranted pursuant to Fed. R. Civ. P. 42(a)(2), as all claims arise out of the same alleged general set of facts and assert many of the same or similar causes of action, and because consolidation is in the interest of justice and will avoid duplicative and unnecessary use of judicial resources;
- 2) Pursuant to Fed. R. Civ. P. 42(a), Brody v. Berkshire Hathaway, Inc. et al., Case No. 21-cv-2481 and Viscardi. v. Government Employees Insurance Company, Case No. 21-cv-2540 shall be consolidated into Mirvis, et. al. v. Berkshire Hathaway, Inc. and Government Employees Insurance Company (a/k/a GEICO), Case No. 21-cv-2210, the first and earliest filed action;
- 3) The Actions are consolidated for all purposes, including trial, under Case No. 21-civ-2210-KAM-RLM (collectively, the "Consolidated Action"), and shall bear the following caption:

In Re GEICO Customer Data Breach Litigation This Document Relates To:	21 Civ. 2210 (KAM)(RLM)
X	

- 4) The Clerk of the Court is directed to consolidate the matters as set forth above and thereafter to mark case numbers 1:21-cv-2481 and 1:21-cv-2540 closed to any additional filings under those case numbers, and to amend the title of the *Mirvis* action to *In Re GEICO Customer Data Breach Litigation*;
- 5) The Court's Order entered on the *Mirvis*, *Brody*, and *Viscardi* dockets on October 15, 2021 shall govern the Consolidated Action;
- 6) The Parties reserve the right to seek consolidation or joinder of additional related actions in the future either by stipulation or motion, as appropriate; and
- 7) This stipulation may be electronically executed, in counterparts, which together shall be treated as an original stipulation and be binding on the parties.

[signatures following page]

STIPULATED AND AGREED:

HELD & HINES, L.L.P.
Attorneys for Mirvis Plaintiffs

Phillip M. Hines, Esq. Marc Held, Esq. 2004 Ralph Avenue Brooklyn, New York 11234 (718) 531-9700 phines@heldhines.com

AHDOOT & WOLFSON, PC Attorneys for Plaintiff Viscardi

's' Tina Wolfson

Tina Wolfson
Robert Ahdoot
125 Maiden Lane, Suite 5C
New York, NY 10038
(310) 474-9111
twolfson@ahdootwolfson.com
rahdoot@ahdootwolfson.com

Andrew Ferich 201 King of Prussia Road, Suite 650 Radnor, PA 19087 (310) 474-9111 aferich@ahdootwolfson.com KANTROWITZ, GOLDHAMER & GRAIFMAN, P.C.
Attorneys for Plaintiff Brody

/s/ Gary S. Graifman

Gary S. Graifman, Esq. Melissa Emert, Esq. 747 Chestnut Ridge Road Chestnut Ridge, New York 10977 (845) 356-2570 ggraifman@kgglaw.com

RIVKIN RADLER LLP Attorneys for Defendants

(5) Shari Claire Lewis, Esq. 926 RXR Plaza
Uniondale, New York 11556
(516) 357-3000
shari.lewis@rivkin.com
and
Smith Gambrell & Russell, LLP
John Marino, Esq. (pro hac vice)
jmarino@sgrlaw.com

kwenger@sgrlaw.com

Kristen Wenger, Esq. (pro hae vice)

SO ORDERED:

Hon Judge Kiyo Matsumoto, U.S.D.J.

Dated: